

1 ELAN S. MIZRAHI, ESQ.
2 Nevada Bar No. 7450
JENNINGS, HAUG & CUNNINGHAM, L.L.P.
2800 North Central Avenue, Suite 1800
3 Phoenix, Arizona 85004-1049
Telephone: 602-234-7800
Facsimile: 602-277-5595
4 E-mail: esm@jhc-law.com

5 DAVID J. RIVERS, ESQ.
6 Nevada Bar No. 0384
LAW OFFICE OF DAVID J. RIVERS
7 PMB 263
7121 West Craig Road, Suite 113
8 Las Vegas, Nevada 89129-6023
Telephone: 702-375-6961
E-mail: djr@lsrlaw.net
9

10 Attorneys for Defendant Jeaneen McGee

11 **UNITED STATES DISTRICT COURT**
12 **DISTRICT OF NEVADA**

13 CHRISTOPHER A. LaVOY and TIFFANY
14 & BOSCO, P.A.,

Case No.: 2:13-cv-01008-APG -PAL

15 Plaintiffs,
16 vs.

**DEFENDANT MCGEE'S MOTION WITH
CONSENT TO EXTEND DEADLINE TO
FILE HER REPLY IN SUPPORT OF
MOTION TO DISMISS FIRST AMENDED
COMPLAINT IN INTERPLEADER**

17 JAMES BERTRAM MORRIS; JEANEEN
18 MCGEE; MARK NISHI; and ANNE
MARIE GRODEN,

19 Defendants.

20
21 Defendant Jeaneen McGee ("McGee"), by and through undersigned counsel, hereby
22 moves for an extension of time to file her Reply in Support of Motion to Dismiss First
23 Amended Complaint in Interpleader (Dkt. 28), from the current deadline of Thursday,
24 October 3, 2013, to and including Friday, October 11, 2013. Plaintiffs' counsel has advised
25 by email that Plaintiffs stipulate to this extension request, and that Defendant McGee is
26 authorized to make such representation to this Court.

27 **IT IS SO ORDERED:** October 2, 2013.


28 **UNITED STATES DISTRICT JUDGE**

1 DATED this 2nd day of October, 2013.

2 JENNINGS, HAUG & CUNNINGHAM, L.L.P.

3
4 /s/Christopher S. Stovall
5 CHRISTOPHER R. STOVALL, ESQ.
6 Nevada Bar No. 7450
7 2800 N. Central Avenue, Suite 1800
Phoenix, AZ 85004-1049
Attorneys for Defendant Jeaneen McGee

1 CERTIFICATE OF SERVICE

2 Pursuant to FRCP 5(b), I hereby certify that I am an employee of Jennings, Haug &
3 Cunningham, L.L.P., and that on October 2, 2013, I e-filed the foregoing document through
4 the CM/ECF program entitled **DEFENDANT MCGEE'S MOTION WITH CONSENT TO**
EXTEND DEADLINE TO FILE HER REPLY IN SUPPORT OF MOTION TO DISMISS
FIRST AMENDED COMPLAINT IN INTERPLEADER, and the Court will make service
7 of said document to the following CM/ECF registered user(s) through the CM/ECF
8 program:

9 Gregory L. Wilde
10 Tiffany & Bosco P.A.
11 almcconnell@tblaw.com

12 Cheryl C. Bradford
13 Martin & Allison Ltd.
14 cbradford@battlebornlaw.com

15 Robert D. Martin
16 Martin & Allison, Ltd.
17 mwarner@battlebornlaw.com

18 _____
19 /s/ Christopher R. Stovall
20 Christopher R. Stovall

21 5680-0 CRS

22

23

24

25

26

27

28